Case 2:10-cv-00252-MV-CG Document 1 Filed 3/19/10 Page 1 of 7 CV-10-252 CEG 10 MAR 19 AN 10: 33 CNTTED STATES OLSTATCT DAVIDE, HENDERSON BARACLE NUSS ETNORAMA CNIEF EXECUTVES OF TNE UNITED STATES Deter Lart Related Coveralo-152 Weallan COMPLATATEOR In December 2009 Plointitt Travelod To The CISAIN Normital in Aldvavergere in a

to Get a total le nec Replacement which Dr. Jue Calderon in the VA Chaic in Ellara returned to Cutily Winton for feers. plaintet, in const 1250, - 100-11 Expersey Ladging 1-d Mark old was Met Reindursod By The FOR No-p, jal,

Aldequeque, enco + Largh Dlaintity tr/kc/ / + >c Energency Sur Dictor That Peturel to birchleit a Carry/ tolling in hes Knec, which pas in Acute Dain and Med not recordin her Depart & Latola. > FIX suid de ver l'Ve-y Dry of 11, hong t-welled

at his our Eagence Tetde D-a, /ksp. tub 1- Treser ou Phiere and was not treated, or cre- set a Pate for Consultation. Dlart, St E. led Tot Clours a-A ORICO Clairs Against the Notlocal Security Agency, NSD in July 2009, But has mere dia 9 Respond, Let alone

a Firal Odminit stil Decisión. Dla, ilitt de Filed a 12 817/1-Delle-NAminotration Claim againuty de Contra Intellycric Pseary, The CINC- Oct-be-12 200 4 o -d a (so hod a Responde of First Administration Decorin. Theretice all xheve </a>

In spite of the Con-t's opinion o-1 order in the Related core Morch 9. 20/0. Mointitt requests 12 Pillin and 8900 million Dellors + 350 Ev-the Aberc C low

Respect Fully Sub-Hed,

Darid Elvery

PORBA & 4203

21 Pari, Talagety

## CENTRAL INTELLIGENCE AGENCY WASHINGTON, D.C. 20505

Office of General Counsel

1 December 2009

## VIA U.S. MAIL

Mr. David E. Henderson P.O. Box 4203 El Paso, TX 79914-4203

Re: Claim for Compensation dated 17 October 2009

Dear Mr. Henderson:

The Office of General Counsel, Central Intelligence Agency ("Agency") received your claim dated 17 October 2009. In that claim, you make various allegations against the Agency. You assert damages of \$12 billion.

The Agency has given this claim appropriate consideration. Nevertheless, the Agency has determined that it must deny this claim. In accordance with 28 C.F.R. § 14.9, if you are not satisfied with the Agency's determination, you may file suit in an appropriate United States District Court not later than six months after the date of the mailing of this notification.

Sincerely,

Junquu W.

Jacqueline W. Attorney-Advisor